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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/695,612	10/29/2003	John Anthony Karageorge	JAK MEASURING	6334
75	90 08/25/2004		EXAMINER	
JOHN A. KARAGEORGE		FULTON, CHRISTOPHER W		
14137 SEA CA	PTAIN RD.			
OCEAN CITY,	MD 21842		ART UNIT PAPER NUMBER	
			2859	

DATE MAILED: 08/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	ON.				
	10/695,612	KARAGEORGE,	JOHN ANTHONY				
Office Action Summary	Examiner	Art Unit					
	Christopher W. Fulton	2859					
The MAILING DATE of this communi Period for Reply	cation appears on the cover shee	t with the correspondence a	ddress				
A SHORTENED STATUTORY PERIOD FOTHE MAILING DATE OF THIS COMMUNION. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) - If NO period for reply is specified above, the maximum states a specified above. The maximum states are specified above, the maximum states are specified above. The maximum states	CATION. of 37 CFR 1.136(a). In no event, however, maunication.) days, a reply within the statutory minimum of tutory period will apply and will expire SIX (6) It will, by statute, cause the application to becom	y a reply be timely filed f thirty (30) days will be considered time MONTHS from the mailing date of this e ABANDONED (35 U.S.C. § 133).	ely. communication.				
Status							
1) Responsive to communication(s) file	d on						
•							
•							
Disposition of Claims							
4) ⊠ Claim(s) 1-20 is/are pending in the a 4a) Of the above claim(s) is/ar 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-20 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restrict	e withdrawn from consideration.						
Application Papers							
9)⊠ The specification is objected to by the 10)⊠ The drawing(s) filed on 29 October 2 Applicant may not request that any object Replacement drawing sheet(s) including 11)□ The oath or declaration is objected to	003 is/are: a) accepted or b) to accepted or b) to the drawing(s) be held in about the correction is required if the draw	eyance. See 37 CFR 1.85(a). ving(s) is objected to. See 37 (OFR 1.121(d).				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim a) All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies	documents have been received. documents have been received i of the priority documents have be nal Bureau (PCT Rule 17.2(a)).	in Application No een received in this Nationa	al Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (P 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date	TO-948) Paper	ew Summary (PTO-413) No(s)/Mail Date e of Informal Patent Application (P 	TO-152)				

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DETAILED ACTION

Drawings

- The drawings are objected to because indications such as "actual size" or "scale 1/2" on 1. the drawings are not permitted ("drawn to scale" in the current application) since these lose their meaning with reproduction in a different format. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.
- 2. Figure 1 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR

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1.121(d)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

3. The disclosure is objected to because of the following informalities: In the specification at page 1 the reference to the parent application needs to updated to the current status of the application.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ueki in view of Engel.

Ueki substantially discloses a measuring system as claimed by modifying an existing scale (US standard scale or Japanese linear system) to conform to another type of scale (metric).

Specifically, for the US standard scale the US foot is modified to equal 30 metric centimeters which conforms the US scale to the metric scale to bring the scales into alignment, but lacks the US foot being a base 10 system and modifying both the US standard system and the metric

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system to a new third system. Engel teaches using a base 10 US standard system along with various old and well known fractions. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a base 10 system for the modified US system in Ueki to better conform the modified US standard system to the Metric system as taught by Engel to better conform the modified US system to the metric system since the metric system is a base 10 system. It also would have been obvious to one of ordinary skill in the art at the time the invention was made to extrapolate the teachings of the combination of Ueki and Engel to modify both the US standard system and metric system (as well as the Japanese standard system) to another scale to conform all the well known scales for uniform use and conversion.

6. Claims 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ueki in view of Engel as applied to claims 1-15 above, and further in view of Fressola.

The system as claimed is disclosed by the combination of Ueki and Engel together as stated in the rejection recited above for claims 1-15, but lacks the conversion with respect to the speed of light measuring system. Fressola teaches the standard relationship between the speed of light and the standard scales. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to expand the teachings of the combination of Ueki and Engel to include the speed of light system as taught by Fressola as another old and well known measuring system.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Snyder discloses modifying a known scale by a defined percentage.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher W. Fulton whose telephone number is (571) 272-2242. The examiner can normally be reached on M-Th 5:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego F.F. Gutierrez can be reached on (571) 272-2245. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher W. Fulton

Primary Examiner

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CWF